UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

D. G. Sweigert, Plaintiff

-against-

Jason Goodman, dba 21st Century 3D dba CrowdSource The Truth **PRO SE**

1:23-cv-06881-JGK-VF

Assigned to: Judge John G. Koeltl

Referred to: Magistrate Judge Valerie Figueredo

Related Case: 23-cv-05875-JGK-VF

CORRECTED PLAINTIFF'S SECOND REQUEST FOR JUDICIAL NOTICE PURSUANT TO F.R.E. 201 (b)

In light of Defendant Goodman's docketing of his motion to intervene in *Kennedy v. Biden*, the *pro se* Plaintiff (undersigned) attaches truthful and accurate copies of relevant judicial orders for this Court's consideration. These attachments represent undisputed facts. The Plaintiff requests that this Court take notice of the orders themselves pursuant to Federal Rules of Evidence (F.R.E.) Rule 201 (b)(1) – (2). These adjudicative findings involve the immediate parties.

Signed January 19, 2024 (1/19/2024)

D. G. SWEIGERT PRO SE
PLAINTIFF, C/O
PMB 13339, 514 Americas Way,
Box Elder, SD 57719

CERTIFICATE OF SERVICE

On this date the undersigned's REQUEST FOR JUDICIAL NOTICE has been placed with the U.S. Postal Service and sent to: Youtuber Jason Goodma, 252 7th Avenue, New York, N.Y. 10001

Signed January 19, 2024 (1/19/2024)

D. 5mg

D. G. SWEIGERT PRO SE PLAINTIFF, C/O PMB 13339, 514 Americas Way, Box Elder, SD 57719 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF LOUISIANA MONROE DIVISION

ROBERT F KENNEDY JR ET AL

CASE NO. 3:23-CV-00381

VERSUS

JUDGE TERRY A. DOUGHTY

JOSEPH R BIDEN JR ET AL

MAG. JUDGE KAYLA D. MCCLUSKY

ORDER

The Court is in receipt of a letter/Motion [Doc. No. 36] filed *pro se* by non-party Jason Goodman ("Goodman"). The Court construes the Motion to be a Motion for Reconsideration. Goodman is moving the Court to reconsider its Memorandum Order [Doc. No. 33] denying his Motion to Intervene [Doc. No. 31]. Goodman asserts a number of reasons that the Court should reconsider its Order, but, overall, he asserts that "Critical information was omitted from Goodman's filing as a result of inexcusable error that occurred when documents were scanned and entered on the ECF docket." [Doc. No. 36, p. 1]. The Court has previously considered the information Goodman asserts in the instant motion, and it found that Goodman did not meet the requirements for intervention.

While there is no motion for reconsideration *per se*, there is a motion to alter or amend judgment under Federal Rule of Civil Procedure 59(e). The Fifth Circuit has explained that a Rule 59(e) motion "calls into question the correctness of a judgment," but "is not the proper vehicle for rehashing evidence, legal theories, or arguments that could have been offered," or were offered, "before the entry of judgment." *Templet v. HydroChem, Inc.*, 367 F.3d 473, 478-79 (5th Cir. 2004) (citations and internal quotation marks omitted). The Court sees no reason to alter or amend its previous Order. Accordingly,

IT IS ORDERED that Goodman's Motion for Reconsideration [Doc No. 36] is **DENIED**.

MONROE, LOUISIANA, this 19th day of January 2024.

Terry A. Doughty
United States District Judge



◆ Insert shipping document here.

Service is, and

ORIGIN ID:TSSA (212) 244-8585 JASON GOODMAN (NYC) 21ST CENTURY 3D 252 7TH AVENUE

SHIP DATE: 15JAN24 ACTWGT: 1.00 LB CAD: 3250694/INET4660

NEW YORK, NY 10001 UNITED STATES US

BILL SENDER

CLERK OF THE COURT US POST OFFICE AND COURTHOUSE 201 JACKSON STREET MONROE LA 71201 (318) 322-6740





TRK# 7748 1875 0649

TUE - 16 JAN 5:00P STANDARD OVERNIGHT



can help make Earth a priority together.

1/15/24, 4:11 PM

FedEx Ship Manager - Print Your Label(s)